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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,604	03/01/2004	Robert W. Johnson JR.	9060-221	9585
	EXAMINER			
PO BOX 37428			DEBERADINIS, ROBERT L	
RALEIGH, NC 2/62/			ART UNIT	PAPER NUMBER
			2836	
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			MAIL DATE	DELIVERY MODE
•			10/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	Application No.	Applicant(s)
Office Action Symmony	10/790,604	JOHNSON ET AL.
Office Action Summary	Examiner	Art Unit
	Robert DeBeradinis	2836
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re- riod will apply and will expire SIX (6) MONT atute, cause the application to become ABA	CATION. Sply be timely filed ITHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 14	4 August 2007.	
2a) This action is FINAL . 2b) ⊠ T	his action is non-final.	
3) Since this application is in condition for allow	wance except for formal matte	ers, prosecution as to the merits is
closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-37</u> is/are pending in the applicati	ion.	
4a) Of the above claim(s) is/are without	drawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-37</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and	d/or election requirement.	
Application Papers		
9) The specification is objected to by the Exam	iner.	
10) The drawing(s) filed on is/are: a) a	accepted or b) objected to b	y the Examiner.
Applicant may not request that any objection to t	the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the corr	•	• • • • • • • • • • • • • • • • • • • •
11)☐ The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) ☐ Acknowledgment is made of a claim for fore a) ☐ All b) ☐ Some * c) ☐ None of:		119(a)-(d) or (f).
1. Certified copies of the priority docume		-Parkan N
2. Certified copies of the priority docume3. Copies of the certified copies of the p		
application from the International Bure		eceived in this National Stage
* See the attached detailed Office action for a l	, , , , , , , , , , , , , , , , , , , ,	eceived.
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Attachment(s)		
1) ⊠ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Su Paper No(s).	ımmary (PTO-413) /Mail Date
3) Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Inf	ormal Patent Application
Paper No(s)/Mail Date	6) 🔲 Other:	<u>-</u> ·

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DETAILED ACTION

The reply filed 8/14/07 consists of remarks related to rejection of claims.

Response to Arguments

Applicant's arguments, see remarks, filed 8/14/07, with respect to the rejection(s) of claim(s) under SOBKOW have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of KADOI et al. 7,181,630 and ENGEL et al. 6,320,585.

Claim Rejections - 35 USC § 102

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 1-11,13,14,26-31,34,35,36 are rejected under 35 U.S.C. 102(e) as being anticipated by KADOI et al. 7,181,630.

CLAIMS 1,26,34,35,36.

KADOI et al. discloses a plurality of segment loading indicators configured to be electrically coupled to respective load segment outputs of a power supply, each of the loading indicators operative to provide an indication of a loading of the associated load segment output (col. 23, lines 47-68).

CLAIMS 2,4,5,6,7,8,10,13,27,29,30,31.

KADOI et al. discloses. wherein at least one of the segment loading indicators is operative to provide an indication of a loading of the associated

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load segment output with respect to load rating of the associated load segment output (fig. 6).

CLAIMS 3,28.

KADOI et al. discloses. wherein at least one of the segment loading indicators is operative to provide an indication of a loading of the associated load segment output with respect to a load rating of a circuit protection device that protects the associated load segment output (FIG. 9, col. 29, lines 59 plus).

CLAIM 9,11.

KADOI et al. discloses, wherein the power distribution device comprises one of a power distribution unit (PDU) or load panel (FIG. 9).

CLAIM 14.

KADOI et al. discloses, wherein at least one of the segment loading indicators comprises: a current detector circuit operative to generate a current detector signal representative of current at the associated load segment output; and a display circuit operative to generate a visual display responsive to the current detector signal (col. 30, lines 50 plus).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims15-22,24,25,33,37 are rejected under 35 U.S.C. 103(a) as being unpatentable over KADOI et al. 7,181,630.

CLAIMS 15,16.

KADOI et al. discloses an apparatus according to claim 14 wherein power to a circuit is managed. It is obvious that power is a function of the current in the circuit and is part of the measurement to determine power delivered in the circuit thus current detection is obviously part of the UPS management system.

KADOI et al. is silent with respect to the current transformer or the current sense resistor both of which are well known in the art to sense the current through a circuit.

It would have been obvious to one having ordinary skill in the art at the time of this invention was made to use a current transformer or a current sense resistor to sense current in the circuit since it was known in the art to use current sensing devices such as these devices to sense current in a circuit.

CLAIMS 17-22,24,25,33,37.

KADOI et al. discloses an uninterrupted power supply managing system is described for managing a plurality of small UPS devices, the small UPS devices are connected to power supply routes between wall sockets and load devices (abstract). The small devices obviously are contained in housings having panels with user interface means and operative to generate a voltage at the power output.

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KADOI et al. teaches panels, indicators and panels, but is silent as to a second panel.

It would have been obvious to merely interface, indicators and panels in an UPS to manage the UPS since it has been held that rearranging parts of an invention involves only routine skill in the art. In re Japikse, 86 USPQ 70.

Claims12,23,32 are rejected under 35 U.S.C. 103(a) as being unpatentable over KADOI et al. 7,181,630 in view of ENGEL et al. 6,320,585.

CLAIMS 12,23,32.

KADOI et al. discloses the UPS apparatus as claimed having indicators to indicate segment loading.

KADOI et al. does not disclose indicators wherein the segment loading indicator is operative to provide respective color displays for respective load levels.

ENGEL et al. discloses segment indicators operative to provide respective color displays for respective bandwidth utilization of a segment.

It would have been obvious to one having ordinary skill in the art at the time of this invention to have modified the segment loading indicator to have a color display to display respective load levels on a segment to enhance the indication for the segment loading.

Any inquiry concerning this communication should be directed to Robert L.

DeBeradinis whose number is (571) 272-2049. The Examiner can normally be reached Monday-Friday from 8:30 am to 5:00 pm.

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If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Michael Sherry, can be reached on (571) 272-2058. The Fax phone number for this Group is (571) 272-8300.

RLD

OCTOBER 17, 2007